

K25JWOOH

Bail Hearing

1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK
-----x

3 UNITED STATES OF AMERICA,

4 v.

18 Cr. 423 GBD

5 FATIMA WOODS, a/k/a Fatima Frazier,
6 a/k/a Shaniqua Frazier,
a/k/a Shaniqua Tarrine,
a/k/a Fatima Clark,
a/k/a Melissa Clark,
a/k/a Alisha Williams,
8

9 Defendant.
10 -----x
11

February 5, 2020
New York, New York

13 Before:

14 HON. GEORGE B. DANIELS,

15 District Judge

16 APPEARANCES

17 GEOFFREY S. BERMAN,
United States Attorney for the
18 Southern District of New York
RYAN B. FINKEL,
19 Assistant United States Attorney

20 MOSES & SINGER, LLP,
Attorneys for defendant Woods
21 BY: BARRY S. ZONE, Esq.
Of counsel

22 Also Present:

23 BERNISA MEJIA, Pretrial Services Officer SDNY

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1 (In Open Court)

2 (Case Called)

3 THE COURT: Mr. Finkel, let me start with you and
4 Probation. What is the status of this case and what is the
5 status of the bail?

6 MR. FINKEL: Your Honor, with respect to the
7 violation, it is my understanding that now there have been
8 several violations of Ms. Woods' court imposed curfew.

9 Pretrial Services has explained the curfew as simply
10 unworkable. Pretrial Services relayed to the government this
11 morning that Ms. Woods is under the belief that as long as she
12 is working, she is free to essentially violate the curfew and
13 stay out past the 11:00 pm court imposed time.

14 To take a step back for a moment, that curfew was
15 imposed by the court in response to Ms. Woods' arrest for being
16 in possession of what appeared to be fraudulent credit card
17 making-materials. That case was, as I understand it, dismissed
18 against Ms. Woods, but the circumstances were such and their
19 violations such the government and the court agreed that her
20 conditions should be imposed.

21 Since then, there have been a number of violations.
22 Ms. Woods has explained to Pretrial Services that the reason
23 for her curfew violations is because she is working in some
24 capacity. The government is skeptical about those frankly
25 excuses, your Honor. It has done its own research about some

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1 of the events that Ms. Woods claimed to be working at, and it
2 appears, from the government's point of view, that some of
3 those were just Ms. Woods out being social, in violation of the
4 curfew.

5 So I think government's view at this point, your
6 Honor, is we agree with Pretrial Services the curfew isn't
7 working. I don't think that because Ms. Woods has decided to
8 violate the curfew on numerous occasions, the court should make
9 a choice to get rid of the curfew because it isn't workable. I
10 think the solution is Ms. Woods needs to follow by the court's
11 instructions. Ms. Woods has seemed unable to do that.

12 So the government's view is that essentially Ms. Woods
13 be given one last chance on the curfew here. She needs to
14 understand the court's rules and impositions of conditions of
15 her pretrial release should be followed, and if they're not,
16 the government is going to seek detention, assuming there is
17 any further violations. That is the government's view on the
18 bond.

19 With respect to the case overall, your Honor, this
20 case has been pending for quite some time, nearly a year and a
21 half, your Honor. Ms. Woods was first arrested in May of 2018.
22 The indictment came down on June 14th, 2019. All of the
23 discovery has been produced in this case, all discovery the
24 government is aware of it is required to disclose.

25 The motion deadline has passed. That was on January

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1 31, 2020. The government at this point seeks to set a trial
2 date in this matter and asks for the month of June. I
3 understand from conversations with defense counsel, defense
4 counsel has had difficulty accessing certain aspects of the
5 discovery, particularly cell phone extraction.

6 That cell phone extraction was first provided to
7 defense in December 2019. It was re-provided again at defense
8 counsel's request. I am not sure what the technical issues
9 are, but the parties can work that out. At this point, the
10 government feels quite strongly this case should be set for
11 trial. The parties are discussing possible disposition. I am
12 not sure there will be a pretrial disposition. I don't know,
13 your Honor.

14 THE COURT: I would like a trial date earlier than
15 June. Mr. Zone, I am out of patience. One, it is time to go
16 to trial or dispose of this case. Two, the other alternative
17 is to remand her until this case is resolved. I am not going
18 to keep going through this every time she comes in. I don't
19 want any more excuses how or why she couldn't abide by the
20 curfew.

21 MR. ZONE: May I respond?

22 THE COURT: Yes.

23 MR. ZONE: I tell you this, your Honor, as an officer
24 of this Court. I have spoken with Ms. Greenwood multiple times
25 over the past several weeks. I also explained to her -- and my

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1 personal business is not, of course, something I want to
2 discuss in the court. I have medical issues. I was in surgery
3 in December and January. I was recovering.

4 Mr. Finkel, as he said, the discovery that is germane
5 to this case were cell phone extractions. That is the most
6 important discovery. That has been provided twice. For the
7 past five days, the IT person who works for my firm and the IT
8 person who is assigned to this case from the U.S. Attorney's
9 Office, they have not been able to walk us through opening
10 anything. I understand it is not a tremendous amount of
11 material.

12 I have not seen any discovery in this case. I am not
13 blaming Mr. Finkel. I am not blaming Ms. Greenwood. I have
14 this problem with several cases because they send this dump
15 that comes in a drive, and it doesn't come with the relevant
16 software to open everything. So you are downloading things
17 from the internet, and I am sure the court is familiar with
18 what that takes.

19 So you are downloading different programs from the
20 internet so you can open different things from the dump that
21 has been sent. I have seen nothing in this case, your Honor.
22 As far as I am concerned, as the court is aware, most of these
23 cases are resolved. We're happy to resolve this case, okay? I
24 have no problem sitting down with my client, who has been in my
25 office for the past three days with my IT person, going through

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1 trying to open up files and everything file is empty.

2 We have contacted -- like I said, I don't want to
3 repeat myself, your Honor. There is no delay on our part. We
4 are trying to resolve the case. In terms of her bail
5 violations, she has a GPS bracelet. She lives in New Jersey.
6 At any moment in time Pretrial knows exactly where she is. I
7 have read all these memos several times. The most glaring
8 thing is that there has never been anything in this memo that
9 shows that she has not been where she said she's been, and
10 those are jobs that she is working on. She is a single mother.

11 Her daughter was in a major car accident a week ago.
12 The carbon monoxide censor in her home failed, and she and her
13 daughter went to the hospital because when they came, and even
14 Pretrial from New Jersey came and said and saw it had failed,
15 and they both almost died from carbon, deadly carbon monoxide.

16 To go back, Mr. Finkel wasn't here at the last time
17 when we dealt with that arrest issue which was dismissed and
18 sealed, okay? We showed the court, and I have with me emails
19 from every single violation, and I say "violation" because the
20 last time we were in court, the Court told the defendant if she
21 is going to be late, she has got to notify them and it can't be
22 every night. It can't be every day she is late, and you
23 imposed and you kept in place the 11:00 o'clock curfew.

24 New Jersey has told her time after time you have to
25 ask your lawyer to go to court and remove the curfew. You have

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1 a GPS bracelet. If you are lying to us, we'll know it and
2 we'll send something to the court and show them that you're
3 lying, and that in this situation, in a situation where I would
4 not be surprised if the government and Pretrial would seek
5 revocation of her bail.

6 She has never not been where she said she has been.
7 She is not out partying. She is a single mother. She is doing
8 everything she can to earn a living and take care of a child.
9 I am doing everything I can, as a lawyer who has been
10 practicing for 30 years and ex-prosecutor, to try to understand
11 the details of this case, which are not very complicated. I
12 just can't look at the discovery.

13 So all I am asking the court -- and I get it, you want
14 to set a trial date, whatever is your pleasure, your Honor. I
15 am not looking to delay this case. I am explaining to you and
16 also in conjunction with my health issues which, like I said, I
17 don't want to bring to the Court's attention, but unfortunately
18 it has delayed me for a couple of months and it has been
19 difficult for me. When I am in a position where I can come
20 back and start to finish the discovery review so I can file
motions, we can't get the discovery open.

22 We are truly, as Mr. Finkel said, engaged in trying to
23 get this thing resolved. What I would ask the court, if you
24 want to set a trial date, again I get it, it is an older case.
25 I am giving you God's honest truthful information about what is

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1 going on in this case. I am in touch with my client regularly,
2 and I tell her, you have a curfew, you can tell them whatever
3 you want to do. At some point the judge is going to lose
4 patience. He doesn't want to hear about why you're late and
5 he's going to impose a stricter curfew.

6 Judge, this isn't the case of the century.
7 Unfortunately, there have been a series of events including a
8 change from one judge to another judge, Ms. Greenwood was out
9 on maternity leave for months. Mr. Finkel picked up the slack.
10 Then she came back into the case. Now I am speaking with Ms.
11 Greenwood and trying to get the case resolved. There is no
12 lolly-gaging going on here. Ms. Woods is trying to do the best
13 she can to be a single mother, do what she has to do, earn a
14 living and let's get this case resolved. That is what is going
15 on in this case

16 I have spent a lot of time trying to understand
17 everything, as I've just explained to the court. I think it
18 would make sense to give her a little bit more leeway because
19 she does work and she is a single mother and she has to balance
20 and juggle all of this. She does live quite a ways away from
21 the court in New Jersey, but she does what she has to do. She
22 is not doing anything wrong.

23 Like I said, that GPS bracelet tells the government
24 and Pretrial where she is every minute of every day. If she is
25 lying about where she is, and she puts down addresses on her

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1 emails, if she is lying about where she is, you bet you would
2 have heard that from the government and Pretrial.

3 MR. FINKEL: Your Honor, if I may.

4 I believe you have a memo or should have a memo from
5 Pretrial Services, dated November 27th, 2019. Page 2 of that
6 memo describes on October 12, 2019 Ms. Woods informed Pretrial
7 Services Department that she was going to be working and
8 requested an extended curfew for employment purposes till 2:00
9 am and she would be working in Long Island City.

10 The curfew was extended for that purpose to 2:00 am.
11 The defendant arrived home at 3:35 am, in violation of the
12 extended curfew that Pretrial Services provided. A review of
13 her GPS positions on that date indicates the defendant was
14 never in Long Island City. So there is at least one example
15 when granted from several months ago when she reported to
16 Pretrial Services she would be doing one thing, and the data
17 that Mr. Zone just relied on extensively showed something else.

18 I would also like to point out something else for your
19 Honor. On January 25th, Pretrial Services notified the court
20 that she, Ms. Woods, had a violation of her curfew on that
21 date. Defense counsel since produced a contract from that date
22 indicating that Ms. Woods was working some sort of event
23 related to a gender reveal party. The government has done some
24 investigation. The DEA in particular has done some
25 investigation on that contract, and the government has some

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1 real skepticism about the validity of that contract.

2 The contract was apparently between Ms. Woods company
3 and a company called Builders Rhino or Rhino Builders. The DEA
4 cannot find a company of that name anywhere in the New York
5 City area. The close it got was a company called Rhino
6 Construction located in Long Island. The DEA showed the
7 contract to Rhino Construction. They had never seen it. The
8 contract that was provided has misspellings in it. "Yeshiva"
9 was misspelled, "holdings" was misspelled. They could not
10 verify the construction license number that was provided, and
11 then frankly comparing the social media posting on Ms. Woods'
12 Instagram page to what this was supposed to be, that is, gender
13 reveal party, it didn't really fit.

14 Later an individual who Ms. Woods apparently is
15 friends with, based on postings on her social media page,
16 posted a gender reveal party several months later, indicating
17 that event was not as described, a gender reveal party. This
18 is all to say, your Honor, given the long laundry list of
19 curfew violations here, what I just pointed out happened in
20 October, I appreciate Mr. Zone's argument on behalf of his
21 client, but not sure it is entirely correct.

22 The government is not seeking remand at this point,
23 but I think it is certainly warranted, given all these facts,
24 and I want to make sure the court has them all before the
25 court.

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1 With respect to the trial schedule, this case was
2 reassigned to your Honor in September of 2018. As mentioned,
3 the cell phone evidence has been provided multiple times. The
4 government is happy to continue to discuss with Mr. Zone's firm
5 how to best provide the cell phone evidence, even if it is by
6 hard copy, if necessary. The government, of course, will do
7 what it needs to do in setting a trial date a few months out,
8 will give Mr. Zone plenty of time to discuss that evidence with
9 his client and determine what is in the best interests of his
10 client.

11 I also want to point out this cell phone is Ms. Woods'
12 cell phone. So Ms. Woods presumably knows what is in the cell
13 phone and can have a conversation with Mr. Zone about what the
14 government likely found inside of it.

15 THE COURT: What is the curfew time, 11:00 now?

16 MR. FINKEL: That's right, your Honor.

17 THE COURT: When does her job end?

18 MR. FINKEL: This is, I think, where the rubber meets
19 the road on this issue, your Honor. Ms. Woods, from defense's
20 representations and her representations to Pretrial, her job is
21 somewhat uncertain. It is not a 9:00 to 5:00. She is a
22 freelancer, I believe, in the fashion industry or interior
23 design industry. She goes to, she claims, a lot of different
24 events in the city, and those events change in time. The
25 government's view is not necessarily all those events are

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1 strictly related to her profession.

2 But regardless of whether or not the Court imposed
3 conditions are the court's imposed conditions, and if Ms. Woods
4 is unable to meet those conditions, there is no excuse for
5 that. The court has given Ms. Woods a significant amount of
6 flexibility, allowing Pretrial on its own to allow to extend
7 the curfew for work-related conditions.

8 There is no reason to stop that just because she can't
9 abide by the conditions this Court imposed. In response to
10 violations, the Court's changing certainly was warranted. I
11 don't think they should be loosened because Ms. Woods has been
12 unable to abide by them. If anything, they should be
13 tightened.

14 MR. ZONE: Your Honor, she is working.

15 THE COURT: Till when?

16 MR. ZONE: Her job work, the hours that she works
17 range, and we discussed it the last time in court.

18 THE COURT: We discussed it numerous times, and I am
19 not satisfied by that. The bottom line is, look, I am going to
20 do this. I am going to extend her curfew to 12:00 o'clock, and
21 because if she is not home at 12:00 o'clock on any day, I want
22 a warrant. That is it, period.

23 She can't take a job that keeps her out after 12:00,
24 and she has to make other emergency arrangements if she has a
25 problem because if I am told that she is not home by midnight,

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1 she can pack her bags and know that I am going to put her in
2 jail, no further discussion.

3 I don't care where she is after curfew. She is
4 supposed to be home before curfew. If she is not there, I am
5 not going to hear any further excuse. I want her in the house
6 at 12:00 o'clock. If she has got a job, she is going to have
7 to leave that job or not take that job if that job is going to
8 require her to work beyond the 12:00, that she will get home at
9 12:00 o'clock.

10 No more excuses. I have heard every single excuse. I
11 have been more than charitable with regard to this issue. I
12 don't have any more time to waste on her. Her excuses are not
13 valid excuses. To say she has a good reason to be out beyond
14 curfew just tells me that she is not abiding by the curfew.

15 No, she can't be out beyond 12:00 o'clock for any
16 reason, period. If she is out beyond 12:00 o'clock, I don't
17 want to hear any more about what the good reasons are. She is
18 going to jail and she is going to stay in jail until this case
19 is disposed of, and if she is convicted on this case, I am
20 going to consider all of what we have had to go through up
21 until this point about her compliance with curfew when I impose
22 a sentence. It is over. No more discussion. That is her last
23 opportunity to do what I told her to do.

24 And then no more excuses. I am tired of the excuses.
25 She is going to jail if she is not home by 12:00 o'clock on any

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1 date while this case is pending. I don't want to hear the
2 excuse. I don't want to know why she wasn't home. If there is
3 an emergency, she should start making arrangements that
4 somebody else is going to handle the emergency because she is
5 not going to be allowed to do it.

6 If she has a job, and that job is running after 12:00
7 o'clock, she is going to have to excuse herself and say either
8 you are not going to pay me or you are going to have to pick up
9 the time or the money or I am going to have to leave because
10 the judge said I cannot be out beyond 12:00 o'clock for any
11 reason, all right?

12 I am taking away Probation's authority to extend
13 curfew. Curfew is 12:00 o'clock, period. If she is not home
14 by 12:00 o'clock, she will be in jail. Is that clear?

15 MR. ZONE: It is, Judge. May I ask you, she would
16 like to address the court. Would you just listen to her for a
17 moment?

18 THE COURT: I will listen to her, but I guarantee you
19 it is not going to make me happier what she is getting ready to
20 say. I don't want to hear any excuses and, no, I am not going
21 to grant her any more charitable positions with regard to that.

22 I just extended her curfew an hour, all right? If she
23 can't meet the curfew, let her tell me that now and I will put
24 her in jail. That is all. That is the alternative. The
25 alternative is not less curfew. The alternative is jail.

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1 MR. ZONE: I hear you.

2 THE COURT: She is facing a serious criminal trial.

3 It is time for her to face up to that, deal with that
4 and focus on that rather than run around the streets at
5 midnight. I don't care what she is doing. If she wants to say
6 something, she can say whatever she wants to say, but I don't
7 want to hear it. It is up to you.

8 THE DEFENDANT: Your Honor, with respect to all that
9 you said, I understand and I will completely abide by,
10 completely abide by the curfew. I am just addressing the
11 prior, the last time we were in court for the same issue.

12 It was discussed between yourself and our attorney, my
13 attorney and the government that I was to -- at any time that I
14 was late or at any time I had any prior agreements or
15 arrangements with any of my employers or any jobs I was
16 working, to notify Pretrial Services in advance, which I've
17 done.

18 Any time you have said to me, any time I am late or I
19 feel I was running behind, any emergencies, to contact Pretrial
20 Services, which I have done by phone and which I have done by
21 email. The memoranda just states I have sent emails. I have
22 been in constant communication with my Pretrial Services
23 officer. They have come to my house. They have come to my
24 work site to do visits. If I am not home, they will come to
25 wherever I am working any time to visit me.

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1 Any time I provided emails to Pretrial Services on why
2 I am late, I also attached videos and I attached photos of the
3 progress in my work, what is going on and things of this sort.
4 I am in constant communication with my Pretrial officer. Any
5 time I am not in, and it wasn't prior scheduled, they do call
6 my phone. We are in constant communication. This is what is
7 going on, listen, and so on and so forth. It is already
8 instructed that I go directly home.

9 I just wanted to address that to the Court, I am not
10 disregarding any curfew issues. The last time we were here, it
11 was pretty much the same thing that was brought up now. You
12 have said that. If I had any schedule or any arrangements or
13 any contracts with anyone, to prearrange those contracts with
14 Pretrial Services, which was being done previously because a
15 memorandum was put in, Pretrial imposed 11:00 o'clock, a strict
16 11:00 o'clock, whereas if I was late, I was to call. There was
17 no way I can put in an extension on curfew.

18 These dates that are listed here was after I was no
19 longer able to call ahead and inform Pretrial Services of prior
20 arrangement or prior scheduled work schedules.

21 Also because one of the contracts I was working, they
22 weren't able to fully pay me, she offered me a partnership in
23 the daycare, which does run 24 hours. I am required at times,
24 when Pretrial has visited me at this child care center now, I
25 am required at times to, in the event of an emergency, to

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1 whereas one time the alarm system, they were having issues and
2 I was to be present.

3 Other than that, your Honor, I am not just being
4 disobedient in regards to my curfew. These are all situations
5 that were beyond me. Like my attorney said, my daughter, she
6 has addressed this in court. I have been in the hospital
7 myself several times. My daughter was in a horrible car
8 accident, and I have to take her to therapy four times a week
9 which, the contracts I have already set with the jobs that I am
10 working have been delayed because now I have to alter the times
11 I have to get her from New Jersey to take her to therapy.

12 Your Honor, I am not, not trying to be disobedient. I
13 am working as hard as I can to -- I was on house arrest for
14 over a year -- working as hard as I can to catch up and provide
15 a living for myself and my daughter. She is going to college
16 next year. We haven't visited colleges or things of this sort.

17 I am trying as hard as I can and working as hard as I
18 can, and I am also providing to the government each time there
19 is any event, even at times where it doesn't even apply to a
20 violation of the bail, I do stay in contact with Pretrial
21 Services.

22 Unfortunately, I have never -- I have spoken with Ms.
23 Mejia one time during an initial release on Pretrial Services,
24 but I am in constant communication with Pretrial Services in
25 New Jersey, and my office -- Vincent is the one that said

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1 listen, Fatima, we understand what is going on because they're
2 more familiar with me, more familiar with visiting my home,
3 familiar with circumstances of my child. They're familiar with
4 the business.

5 Vincent is the one that came to me and said listen,
6 because of these events, tell your attorney. I didn't have no
7 clue what a standalone race book was. I asked the attorney if
8 the court will permit you to be put on a standalone race book
9 because these things do occur.

10 THE COURT: They won't occur any more. You don't have
11 to worry about that. Probation doesn't worry about that.
12 Curfew will not be extended a minute. If you are not home by
13 12:00 o'clock, you are going to jail. I want to make that very
14 clear.

15 THE DEFENDANT: I understand.

16 THE COURT: I don't care what the excuse is. This is
17 not about your being somewhere and you let them know. You are
18 supposed to be home, and I want you home, period. If you are
19 not home by 12:00 o'clock, be ready to go to jail.

20 THE DEFENDANT: Understood.

21 THE COURT: End of story.

22 THE DEFENDANT: Understood.

23 THE COURT: Now, I want you to resolve this discovery
24 issue within the next few weeks. I want you to provide, make
25 sure that the defense has access to whatever Mr. Zone needs in

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1 the next three weeks. I am going to schedule a trial for April
2 13th. I am going to set a Pretrial conference for March 25th.

3 MR. ZONE: Judge, I will be on trial in the Eastern
4 District the last two weeks of March and potentially into the
5 first or the second week in April, a health care case.

6 THE COURT: Approximately how many witnesses will the
7 government have and how long will it take?

8 MR. FINKEL: I don't have a witness count, but I
9 estimate probably a one-week trial, hopefully less.

10 THE COURT: When is your trial scheduled?

11 MR. ZONE: I think I am going to go from -- I know it
12 goes from mid-March to I think mid-April. Can we go into the
13 first week in May?

14 THE COURT: You think you'll be on on trial April
15 27th?

16 MR. ZONE: No.

17 THE COURT: That is when I'm going to set a trial
18 date. We will have a Pretrial conference on April 8th. If
19 there is going to be a disposition in this case, I expect it to
20 happen on or before that date. Otherwise, I am going to have a
21 jury panel ready and we are going to trial on April 27th.

22 MR. ZONE: Your Honor, may I have a week past when our
23 issues, our discovery issues are resolved to file any motions,
24 if any? I haven't seen anything, so I couldn't even tell you
25 right now if I have a motion to file.

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1 THE COURT: You can have till March 13th to file any
2 motions you want to file.

3 MR. ZONE: Okay, your Honor. Thank you.

4 THE COURT: So I will see everyone April 8th. Curfew
5 is till 12:00 o'clock. There is no exceptions to that, period.
6 At 12:00 o'clock, she should be in the house. If she is not
7 there, then she knows where she is going to be. She will be
8 coming out of that door right there.

9 I'll See everyone on April 8th unless I hear from you
10 beforehand. If you work out a disposition, let me know as soon
11 as possible so I can take this off my calendar. Otherwise, I
12 am going to start cleaning my calendar for trial and will see
13 you on April 8th.

14 MR. FINKEL: Your Honor, two points. With the Court's
15 indulgence, is March 13th the date of motions in limine and
16 pretrial conference or pretrial motions, suppression motions of
17 that sort?

18 THE COURT: Any Pretrial motion.

19 MR. FINKEL: Motions in limine as well?

20 THE COURT: I don't need motions in limine before
21 April 8th.

22 MR. FINKEL: April 8th?

23 THE COURT: For motions in limine. If it has to do
24 with the trial, April 8 whether we are going to trial. If
25 there are any pretrial motions after close of discovery, we can

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1 address those on April 8th.

2 MR. FINKEL: April 8th is Pretrial conference. I am
3 sort of --

4 THE COURT: Unless we need to have another pretrial
5 conference, that will be the final Pretrial conference because
6 if there are no motions and we are ready to go to trial, we are
7 going to trial on the 27th. If I need to meet with you again,
8 I assume whatever motions in limine are made will be made by
9 then and it will be resolved before we start the trial.

10 MR. FINKEL: The government moves to exclude time
11 between now and April 27 to allow the government and defense to
12 discuss a possible disposition and allow defense to prepare for
13 trial, make any required motions.

14 THE COURT: Any objections?

15 MR. ZONE: No.

16 THE COURT: I will exclude the time in the interests
17 of justice between now and the trial date to resolve this case
18 or go to trial, and I expect defendant to abide by the curfew.
19 Otherwise, I think I made myself very clear of the
20 consequences. I'll see the parties on April 8th unless I hear
21 from you.

22 (Court adjourned)

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